FILED IN THE
U.S. DISTRICT COURT
FASTERN DISTRICT OF WASHINGTON

## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

Jul 29, 2019

SEAN F. MCAVOY, CLERK

UNITED STATES OF AMERICA,

Plaintiff,

v.

CESAR EMMANUEL CABRERA-HOIL, VICTOR DANIEL CETINA-CHI, WILBERT ROSENDO CHANTUN, MAURICIO DE JESUS ESCOBEDO-GAMBOA, ANGEL LUIS GOMEZ-BE, and JORGE RAFAEL TZEK-PEREZ,

Defendants.

No. 2:19-CR-0073-JTR

ORDER RE: PRETRIAL MOTIONS

THIS MATTER came before the Court on July 11, 2019 for a hearing on pretrial motions. The United States was represented by Assistant U.S. Attorney Matthew F. Duggan. Defendants Cesar Emmanuel Cabrera-Hoil, Victor Daniel Cetina-Chi, Wilbert Rosendo Chan-Tun, Mauricio De Jesus Escobedo-Gamboa, Angel Luis Gomez-Be, and Jorge Rafael Tzek-Perez were not present and excused from attendance pursuant to Fed. R. Crim. P. 43. Each defendant's lawyer was present for the hearing.

For the reasons provided in open court, **IT IS HEREBY ORDERED**:

- 1. Defendant's motion to dismiss Count 1 of the Amended Information, **ECF No. 117**, **is DENIED**.
- 2. Defendant's motion to suppress statements, **ECF No. 118**, is **GRANTED**, in part, and **DENIED**, in part.
- 3. Any and all statements made by Defendant Victor Daniel Cetina-Chi are inadmissible and suppressed.

ORDER - 1

2

1

4

3

5

6

7

8

10

11

1213

14

1516

17

18

1920

21

22

2324

25

26

2728

- 4. Any statements made by all Defendants prior to the Form 215 interviews are deemed inadmissible and are suppressed.
- 5. With the exception of statements made by Defendant Cetina-Chi, any statements made by Defendants during the Form 215 interviews and thereafter during the administrative process interviews are admissible.

**IT IS SO ORDERED**. The District Court Executive is directed to enter this order and furnish copies to counsel.

DATED July 29, 2019.



JOHN T. RODGERS UNITED STATES MAGISTRATE JUDGE